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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
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		KS 66251-2100	2665	2665			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)						
		09/943,28	31	COOK, FRED S.						
	Office Action Summary	Examiner		Art Unit						
		Cynthia L.	Davis	2665						
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).										
Status										
1)⊠	Responsive to communication(s) filed of	on <u>08 December 2</u>	<u>005</u> .							
2a) <u></u> □	This action is <b>FINAL</b> . 2b)		on-final.							
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
Disposition of Claims										
5)□ 6)⊠ 7)□	Claim(s) 1-55 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  Claim(s) is/are allowed.  Claim(s) 1-55 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or election requirement.									
Applicati	on Papers									
9)	The specification is objected to by the E	xaminer.								
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.										
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).									
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.										
Priority under 35 U.S.C. § 119										
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>										
2) Notic	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO- mation Disclosure Statement(s) (PTO-1449 or PT		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Page 1		D-152)					
	r No(s)/Mail Date	Orodiooj	6) Other:	promotive (	,					

### **DETAILED ACTION**

## Response to Arguments

Applicant's arguments with respect to claims have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

1. Claims 1-2, 4, 6-8, 11, 13-14, 16, 18-20, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit in view of Burns.

Regarding claim 1, a service provider is disclosed in Voit, column 2, line 14. A first user communication device configured to communicate with the service provider over a first link is disclosed in column 5, lines 4 (the ITG). A second user communication device configured to communicate with the service provider over a second link, determine a need for additional bandwidth and transmit a request for the additional bandwidth, receive an instruction message responsive to the request that grants the second user communication device access to available bandwidth on the first link, and communicate with the service provider over a third link and the first link at the available bandwidth wherein the third link connects the second user communication device and the first user communication device is disclosed in column 6, line 56-column 7, line 3 (the end client communication device sends a request to the ISP to start a call, i.e., to receive bandwidth; receives authorization from the ISP, which gives the client device the requested bandwidth; and then connects to the appropriate ITG). The

second link not including the first user communication device and the first link not including the second user communication device is missing from Voit. However, Burns discloses in figure 6 and column 11, line 61-column 12, line 13, a network with the claimed structure (the first device in the content server 52, the first link is the link between the content server and the ISP 56, the second device is the subscriber PC 58, the second link is the link via the secondary network 202 from the content server 52 to the PC 58, and the third link is the link between the subscriber PC and the ISP). It would have been obvious to one skilled in the art at the time of the invention to use the structure of Burns in the system of Voit. The motivation would be to afford supplemental bandwidth for the delivery of content (Burns, column 12, lines 6-7).

Regarding claim 13, in a first user communication device, communicating with a service provider over a first link is disclosed in Voit, column 2, line 14 (disclosing an ISP) and column 5, line 4 (the ITG is connected to the ISP). In a second user communication device communicating with the service provider over a second link, determining a need for additional bandwidth and transmitting a request for the additional bandwidth, receiving an instruction message responsive to the request that grants the second communication device access to available bandwidth of the first link, and communicating with the service provider over a third link and the first link at the available bandwidth wherein the third link connects the second user communication device and the first user communication device is disclosed in column 6, line 56-column 7, line 3 (the end client communication device sends a request to the ISP to start a call, i.e., to receive bandwidth; receives authorization from the ISP, which gives the client

device the requested bandwidth; and then connects to the appropriate ITG). The second link not including the first user communication device and the first link not including the second user communication device is missing from Voit. However, Burns discloses in figure 6 and column 11, line 61-column 12, line 13, a network with the claimed structure (the first device in the content server 52, the first link is the link between the content server and the ISP 56, the second device is the subscriber PC 58, the second link is the link via the secondary network 202 from the content server 52 to the PC 58, and the third link is the link between the subscriber PC and the ISP). It would have been obvious to one skilled in the art at the time of the invention to use the structure of Burns in the system of Voit. The motivation would be to afford supplemental bandwidth for the delivery of content (Burns, column 12, lines 6-7).

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Regarding claim 25, a software product for use in a communication system that provides bandwidth sharing is disclosed in Voit, column 8, lines 46-49 (the system is implemented in software). An ISP is disclosed in column 2, line 14. A first communication device is disclosed in column 5, line 4 (the ITG is connected to the ISP). Bandwidth sharing software configured when executed by a processing system in the second user communication system to determine a need for additional bandwidth and transmit a request for the additional bandwidth, receive an instruction message responsive to the request that grants the second user communication device access to available bandwidth on the first link, and communicate with the service provider over a third link and the first link at the available bandwidth wherein the third link connects the second user communication device, and

storage media configured to store the bandwidth sharing software is disclosed in column 6, line 56-column 7, line 3 (the end client communication device sends a request to the ISP to start a call, i.e., to receive bandwidth; receives authorization from the ISP, which gives the client device the requested bandwidth; and then connects to the appropriate ITG). The second link not including the first user communication device and the first link not including the second user communication device is missing from Voit. However, Burns discloses in figure 6 and column 11, line 61-column 12, line 13, a network with the claimed structure (the first device in the content server 52, the first link is the link between the content server and the ISP 56, the second device is the subscriber PC 58, the second link is the link via the secondary network 202 from the content server 52 to the PC 58, and the third link is the link between the subscriber PC and the ISP). It would have been obvious to one skilled in the art at the time of the invention to use the structure of Burns in the system of Voit. The motivation would be to afford supplemental bandwidth for the delivery of content (Burns, column 12, lines 6-7).

Regarding claims 2, 14, and 26, the second user communication device is further configured to establish the third link with the first user communication device responsive to the reply message is disclosed in column 6, lines 63-65 (when the bandwidth for the call is granted, the client device connects to the ITG).

Regarding claims 4, 16, and 28, the third link comprises a wire line link is disclosed in figure 1 of Voit.

Regarding claims 6 and 18 the first user communication device is further configured to: determine the available bandwidth of the first link and indicate the

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available bandwidth to the second user communication device is disclosed in column 5, lines 35-43 (the ITG lets the ISP know what bandwidth resources it has available, and notifies the client device via the ISP).

Regarding claims 7 and 19, the first user communication device is further configured to: determine the available bandwidth of the first link and indicate the available bandwidth to the service provider in Voit, column 5, lines 35-38.

Regarding claims 8 and 20, the first user communication device is further configured to generate a link sharing contract for the available bandwidth of the first link that specifies a type of link access to the first link is disclosed in column 5, lines 63-65 (the ITG negotiates a billing algorithm with the client at the time of connection).

Regarding claims 11 and 23, the service provider is configured to bill the second user communication device based on the link sharing contract is disclosed in column 6, lines 18-21.

2. Claims 5, 17, 29-31, 33, 35-37, 40, 42-43, 45, 47-49, 52, and 54-55 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Pasternak.

Regarding claims 5, 17, and 29, the third link comprises a wireless link is missing from Voit. However, Pasternak discloses in figure 1 a wireless network. It would have been obvious to one skilled in the art at the time of the invention to have the third link be wireless. The motivation would be to use a common, convenient type of connection.

Regarding claim 30, a first user communication device configured to communicate with a service provider over a first link is disclosed in column 5, line 4 (the

ITG is connected to the ISP). A second user communication device configured to communicate with a service provider over a second link is disclosed in column 6, lines 56-57 (disclosing the client device communicating with the ISP). The second user communication device further configured to receive the instruction message and communicate with the service provider over a third link and the first link at the available bandwidth responsive to the instruction message wherein the third link connects the second user communication device and the first user communication device is disclosed in Voit, column 6, lines 61-column 7- line 3 (the client device receives permission to start the call, and connects to the ITG). A service provider configured to determine a need to provide additional bandwidth to the second user communication device, determine available bandwidth on the first link, generate and transmit an instruction message responsive to the determination of the available bandwidth on the first link that grants the second user communication device access to the available bandwidth on the first link is missing from Voit. However, Pasternak discloses in column 2, lines 56-57, a request-less scheduler that allocates bandwidth to client devices based on both the available and needed bandwidth of the system. It would have been obvious to one skilled in the art at the time of the invention to use request-less scheduling in the system of Voit. The motivation would be to be able to be able to allocate more bandwidth to a call on the fly without using up bandwidth for request messages. The second link not including the first user communication device and the first link not including the second user communication device is missing from Voit. However, Burns discloses in figure 6 and column 11, line 61-column 12, line 13, a network with the claimed structure (the first

device in the content server 52, the first link is the link between the content server and the ISP 56, the second device is the subscriber PC 58, the second link is the link via the secondary network 202 from the content server 52 to the PC 58, and the third link is the link between the subscriber PC and the ISP). It would have been obvious to one skilled in the art at the time of the invention to use the structure of Burns in the system of Voit. The motivation would be to afford supplemental bandwidth for the delivery of content (Burns, column 12, lines 6-7).

Regarding claim 42, in a first user communication device, communicating with a service provider over a first link is disclosed in Voit, column 5, line 4 (the ITG is connected to the ISP). In a second user communication device, communicating with the service provider over a second link is disclosed in column 6, lines 56-57 (disclosing the client device communicating with the ISP). In the second user communication device, receiving the instruction message and communicating with the service provider over a third link and the first link at the available bandwidth responsive to the instruction message wherein the third link connects the second user communication device and the first user communication device is disclosed in Voit, column 6, lines 61-column 7- line 3 (the client device receives permission to start the call, and connects to the ITG). In the service provider, determining a need to provide additional bandwidth to the second user communication device, determine available bandwidth on the first link, generating and transmitting an instruction message responsive to the determination of the available bandwidth on the first link that grants the second user communication device access to the available bandwidth on the first link is missing from Voit. However, Pasternak

discloses in column 2, lines 56-57, a request-less scheduler that allocates bandwidth to client devices based on both the available and needed bandwidth of the system. It would have been obvious to one skilled in the art at the time of the invention to use request-less scheduling in the system of Voit. The motivation would be to be able to be able to allocate more bandwidth to a call on the fly without using up bandwidth for request messages. The second link not including the first user communication device and the first link not including the second user communication device is missing from Voit. However, Burns discloses in figure 6 and column 11, line 61-column 12, line 13, a network with the claimed structure (the first device in the content server 52, the first link is the link between the content server and the ISP 56, the second device is the subscriber PC 58, the second link is the link via the secondary network 202 from the content server 52 to the PC 58, and the third link is the link between the subscriber PC and the ISP). It would have been obvious to one skilled in the art at the time of the invention to use the structure of Burns in the system of Voit. The motivation would be to afford supplemental bandwidth for the delivery of content (Burns, column 12, lines 6-7).

Regarding claim 54, a software product for use in a communication system that provides bandwidth sharing is disclosed in Voit, column 8, lines 46-49 (the system is implemented in software). An ISP is disclosed in column 2, line 14. A first communication device is disclosed in column 5, line 4 (the ITG is connected to the ISP). Bandwidth sharing software configured when executed by a processing system in the service provider to determine a need to provide additional bandwidth to the second user communication device, determine available bandwidth on the first link, generate and

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transmit an instruction message responsive to the determination of the available bandwidth on the first link that grants the second user communication device access to the available bandwidth on the first link, and storage media configured to store bandwidth sharing software is missing from Voit. However, Pasternak discloses in column 2, lines 56-57, a request-less scheduler that allocates bandwidth to client devices based on both the available and needed bandwidth of the system. It would have been obvious to one skilled in the art at the time of the invention to use requestless scheduling in the system of Voit. The motivation would be to be able to be able to allocate more bandwidth to a call on the fly without using up bandwidth for request messages. The second link not including the first user communication device and the first link not including the second user communication device is missing from Voit. However, Burns discloses in figure 6 and column 11, line 61-column 12, line 13, a network with the claimed structure (the first device in the content server 52, the first link is the link between the content server and the ISP 56, the second device is the subscriber PC 58, the second link is the link via the secondary network 202 from the content server 52 to the PC 58, and the third link is the link between the subscriber PC and the ISP). It would have been obvious to one skilled in the art at the time of the invention to use the structure of Burns in the system of Voit. The motivation would be to afford supplemental bandwidth for the delivery of content (Burns, column 12, lines 6-7).

Regarding claims 31, 43, and 55, the second user communication device is further configured to establish the third link with the first user communication device

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responsive to the reply message is disclosed in column 6, lines 63-65 (when the bandwidth for the call is granted, the client device connects to the ITG).

Regarding claims 33 and 45, the third link comprises a wire line link is disclosed in figure 1 of Voit.

Regarding claims 34 and 46, the third link comprises a wireless link is missing from Voit. However, Pasternak discloses in figure 1 a wireless network. It would have been obvious to one skilled in the art at the time of the invention to have the third link be wireless. The motivation would be to use a common, convenient type of connection.

Regarding claims 35 and 47, the first user communication device is further configured to: determine the available bandwidth of the first link and indicate the available bandwidth to the second user communication device is disclosed in column 5, lines 35-43 (the ITG lets the ISP know what bandwidth resources it has available, and notifies the client device via the ISP).

Regarding claims 36 and 48, the first user communication device is further configured to: determine the available bandwidth of the first link and indicate the available bandwidth to the service provider in Voit, column 5, lines 35-38.

Regarding claims 37 and 49, the first user communication device is further configured to generate a link sharing contract for the available bandwidth of the first link that specifies a type of link access to the first link is disclosed in column 5, lines 63-65 (the ITG negotiates a billing algorithm with the client at the time of connection).

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Regarding claims 40 and 52, the service provider is configured to bill the second user communication device based on the link sharing contract is disclosed in column 6, lines 18-21.

3. Claims 3, 15, and 27 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Becker.

Regarding claims 3, 15, and 27, the first link and the second link comprise Digital Subscriber Line (DSL) service links is missing from Voit. However, user of digital subscriber lines in a network is disclosed in Becker, column 16, lines 5-6. It would have been obvious to one skilled in the art at the time of the invention to use DSL lines in the system of Voit. The motivation would be to use a common type of connection.

4. Claims 9 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Yoshihura.

Regarding claims 9 and 21, the link access comprises an interruptible access to the first link is missing from Voit. However, Yoshihura discloses in column 5, lines 56-57, an interruptible connection. It would have been obvious to one skilled in the art at the time of the invention to offer an interruptible connection in the system of Voit. The motivation would be to have a lower QoS to offer to client devices if bandwidth requirements necessitated it.

5. Claims 10 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Bodnar.

Regarding claims 10 and 22, the link access comprises a non-interruptible access to the first link is missing from Voit. However, Bodnar discloses in column 5,

lines 61-62, a non-interruptible connection. It would have been obvious to one skilled in the art at the time of the invention to offer a non-interruptible connection in the system of Voit. The motivation would be to have a higher QoS to offer to client devices.

6. Claims 12 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Voit (6289010).

Regarding claims 12 and 24, the service provider is configured to bill the first user communication device based on the link sharing contract is missing from Voit (6157648). However, Voit (6289010) discloses in column 2, lines 2-4, a gateway that has bandwidth resources that it sells to customers. It logically follows that the gateway must get its bandwidth from an ISP, which would bill the gateway for the bandwidth. It would have been obvious to one skilled in the art at the time of the invention to bill the gateway for bandwidth based on the link sharing contract. The motivation would be to allow the gateway to use resources belonging to other companies.

7. Claims 32 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Pasternak and Becker.

Regarding claims 32 and 44, the first link and the second link comprise Digital Subscriber Line (DSL) service links is missing from Voit. However, user of digital subscriber lines in a network is disclosed in Becker, column 16, lines 5-6. It would have been obvious to one skilled in the art at the time of the invention to use DSL lines in the system of Voit. The motivation would be to use a common type of connection.

8. Claims 32 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Pasternak and Yoshihura.

Regarding claims 38 and 50, the link access comprises an interruptible access to the first link is missing from Voit. However, Yoshihura discloses in column 5, lines 56-57, an interruptible connection. It would have been obvious to one skilled in the art at the time of the invention to offer an interruptible connection in the system of Voit. The motivation would be to have a lower QoS to offer to client devices if bandwidth requirements necessitated it.

9. Claims 32 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Pasternak and Bodnar.

Regarding claims 39 and 51, the link access comprises a non-interruptible access to the first link is missing from Voit. However, Bodnar discloses in column 5, lines 61-62, a non-interruptible connection. It would have been obvious to one skilled in the art at the time of the invention to offer a non-interruptible connection in the system of Voit. The motivation would be to have a higher QoS to offer to client devices.

10. Claims 32 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Voit (6157648) in view of Burns in further view of Pasternak and Voit (6289010).

Regarding claims 41 and 53, the service provider is configured to bill the first user communication device based on the link sharing contract is missing from Voit (6157648). However, Voit (6289010) discloses in column 2, lines 2-4, a gateway that has bandwidth resources that it sells to customers. It logically follows that the gateway must get its bandwidth from an ISP, which would bill the gateway for the bandwidth. It would have been obvious to one skilled in the art at the time of the invention to bill the

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gateway for bandwidth based on the link sharing contract. The motivation would be to allow the gateway to use resources belonging to other companies.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cynthia L Davis whose telephone number is (571) 272-3117. The examiner can normally be reached on 8:30 to 6, Monday to Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu can be reached on (571) 272-3155. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CLD (U) 1/30/2006 (/30/06

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